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APPLICATION NO.	FILING	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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C205 - INTELLECTUAL PROPERTY DEPARTMENT				ART UNIT	PAPER NUMBER
LAKE FOR	LAKE FOREST, CA 92630			2186	· -
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Cummons	10/004,100	HANAN, THOMAS D.				
Office Action Summary	Examiner	Art Unit				
	Matthew D. Anderson	2186				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
 Responsive to communication(s) filed on 31 October 2001. This action is FINAL. 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. 						
Disposition of Claims						
 4) Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-24 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 						
Application Papers						
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on 31 October 2001 is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 						
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/31/01.	4) Interview Summary Paper No(s)/Mail Do 5) Notice of Informal P 6) Other:					

Application/Control Number: 10/004,100 Page 2

Art Unit: 2186

DETAILED ACTION

Drawings

1. The drawings are objected to because the unlabeled elements in Figure 1 should be provided with descriptive text labels. Corrected drawing sheets in compliance with 37 CFR 1.121 (d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement-drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 3. Claims 5, 17, and 24 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claims 5 and 17 recites the limitation "wherein information" in line 22, page 21 and line 13, page 23 of claims. There is insufficient antecedent basis for this limitation in the claim.
- 5. Claim 24 recites the limitation "a command validation key" in line 13 of Page 24 of the claims. There is insufficient antecedent basis for this limitation in the claim. It is unclear whether this is intended to be the same as or different from the "key" recited in claim 9.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-8, 10-17, 22, and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Hamlin (US Patent # 6,772,281).
- 8. For claims 1 and 12, Hamlin teaches a disk drive (col. 2, lines 66 67), comprising: ("A method for accessing storage locations of a disk storage medium in a disk drive" (col. 3, lines 56 60) "using a disk controller" (col.4, lines 47 48), as stated in claim 12)

A ("the..." as stated in claim 12) disk, storage medium (see Fig. 1, feature 110) having a first range of disk drive host interface addressable locations accessible by a host computer operating system (col. 3, lines 1 3), at least one of the addressable locations being used to

Art Unit: 2186

Page 4

designate a mailbox; file (col. 3, lines 32 33) {(where the mailbox file was defined as" a functional file contained on the storage medium of a hard disk drive, the file being executable under control of the hard disk drive" refer to paragraph [0018] lines 3 5 of the specification) both embodiments described, in regards to the first data block, in the lines provided fit within the limitation of a 'mailbox file' as described here in claims 1 and 12}; and a disk controller (see Fig. 1, feature 124) for responding to a command from the host computer operating system that references the mailbox file (col. 3, lines 1 5) to perform a function characterized by contents of the mailbox file. In the reference, the disk controller satisfies the request of the host computer, which references the first valid data block stored in a first block storage location on the disk. (In regards to claim 12, "...the method comprising the steps of: recognizing a command from the host computer operating system (col. 3, lines 1 5) as a reference to the mailbox file (col.3, lines 11 13); and responding to the command by performing a function characterized by contents of the mailbox file (col.5, lines 54 57)", where the predetermined storage location on the disk contains the mailbox file which can store data representing audio/video information to be displayed on the host monitor once called to do so by the request of the host computer operating system).

9. For claims 2 and 13, Hamlin teaches a disk drive (col. 2, lines 66 67) according to claim 1, ("A method according to claim 12", as stated in claim 13), wherein the mailbox file is located in at least one of the disk storage medium (see references above), and a computer memory associated with the disk controller (col.4, lines 23 25).

Art Unit: 2186

10. For claim 3, Hamlin teaches a disk drive (col. 2, lines 66 67) according to claim 1, wherein the first range of disk drive host interface addressable locations is in a first space (col. 3,

Page 5

lines 2 3) directly accessible by the host computer operating system (col.3, lines 57 60).

11. For claims 4 and 14, Hamlin teaches a disk drive (col. 2, lines 66 67) according to claim 1, wherein the function is used to access a second range of addressable locations that are not disk drive host interface addressable and that are contained on the disk storage medium (col. 4, lines 5 9), where the control means satisfies the request for the first data block by accessing a second data block at a second storage location on the disk.

- 12. For claims 5, 8 and 17, Hamlin teaches a disk drive according to claim 4, €("a disk drive according to claim 1" as stated by claim 8) and ("a method according to claim 16" as stated by claim 17)} (col. 2, lines 66 X67), wherein information is written to the second range of addressable locations in an encrypted format (col. 6, lines 52 55) where the information referenced to can be written to the disk in a protected mode to any specified location desired on the disk which can be the second range of locations. (".... Information is written in an encrypted format to the second range of addressable locations" as stated in claim 17 (col. 6, lines 52 55).
- 13. For claims 6 and 15, Hamlin teaches a disk drive according to claim 4 (col. 2, lines 66 67), wherein the disk controller (see Fig. 1, feature 124) uses a command block contained in the mailbox file for accessing the second range of addressable locations (col. 5, lines 28 30, 37 38, 44 48). In this embodiment of the reference, the control means serves as the command block and the first valid data block, which contains the mailbox file (see 102 discussion of claims 1 and 12 above) serves as a boot sector that governs the behavior of the overall system. Since the command block is used for accessing the second range of locations it can easily be shown that

Art Unit: 2186

the disk controller uses the control means as a command block all of which is contained in the mailbox file described here as a boot sector. The second range of addressable locations occurs when the disk drive recognizes that a boot sector is being addressed by the host and in turn substitutes a second range of addressable locations described here as a different address.

Page 6

- 14. For claims 7 and 16, Hamlin teaches a disk drive according to claim 6 (col. 2, lines 66 67), ("A method according to claim 15" as stated by claim 16; see references cited above for claim 12 in regards to the method), wherein the command block is stored in an encrypted format in the mailbox file (col. 6, lines 28 33 & col. 5, lines 37 38)) where the commands issued by the host are implemented in the control means which serves as the command block. The reference also indicates that the commands can be protected commands and since the first valid data block that contains the mailbox file is described as the boot sector, which governs the behavior of the overall system it can be shown that the references cited read on the command block being in an encrypted format in the mailbox file.
- 15. For claim 20, Hamlin describes relocating information (e.g. executable code) from the secondary or alternate address location to the first set of addressable locations described here as the boot sector (col. 5, lines 44 47).
- 16. For claim 24, Hamlin teaches using a command validation key associated with the mailbox file to at least one of validate and reject the command, as shown by the code comparison in step 228.

Application/Control Number: 10/004,100 Page 7

Art Unit: 2186

Claim Rejections - 35 USC § 103

- 17. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 18. Claim 9 is rejected under 35 U.S.C. '103 (a) being unpatentable over Hamlin as applied to claim 1, previously mentioned, and further in view of Grawrock (US Patent # 6,360,322).
- 19. Hamlin differs from the claimed invention in that it fails to specify the transfer of a key from the mailbox file, instead referencing that " information retrieved from the disk ...can be transferred to the host..." (col. 5, lines 1 6). Grawrock teaches a function similar to that of Hamlin's in that information is being transferred is referred to as an OTP computer program code (col. 6, lines 28 31 & 33 35).
- 20. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have formed the device of Hamlin with an OTP (one-time) program code of Grawrock, which is described as either a public or private key. The OTP program code described here refers to the OT public/private key. We are only concerned with the public key since it is stored on the computer system (col. 5, lines 32-33). It (OTP) is described as being stored on a disk in a location. This particular location on the disk, once activated by the host computer, transfers the information for the public key. This reads on the claim of the mailbox file being stored on a location on the disk medium a function being used to transfer a key from such a file.

Art Unit: 2186

21. Claims 18-21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hamlin in view of Olsen (U.S. Patent 6,901,481) as applied to claim 12 above.

Page 8

- 22. Hamlin differs from the claimed invention in that it fails to specify using a file system of an application program to access the second range of addressable locations. It references the request coming from the host referencing the "boot sector and substituting a different address.." where the boot sector described refers to the mailbox file and the different address refers to the second range of addressable locations. Olsen teaches on an application program that sends a write request to the disk storage (col. 8, lines 4 6) where the second range of locations described here as the persistent volatile memory (col. 7, lines 1 4) is accessed by the operating system.
- 23. It would have obvious to one of ordinary skill in the art at the time the invention was made to have formed the method of Hamlin with the application program of Olsen, since Olsen teaches the application program having a file system (e.g. verifying and updating files col. 7, lines 53 55) in the same field of endeavor (accessing a second range of addressable locations thru use of a program).
- 24. For claim 19, Hamlin describes information being written to the disk in a protected mode (col. 6, lines 52 53). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teaching of Olsen where an application program writes information to the disk (col. 7, lines 60 63) so that the application program is the medium that writes the information to the disk in a protected format.
- 25. For claim 21, Hamlin teaches on the transfer of information between the first set of addressable locations and the second set of addressable locations (see item 16 above). Olsen

Art Unit: 2186

teaches the write of information to the first set of addressable locations from the operating system. Once this is done the operating system sends a confirmation that the transfer is complete to the application program (col. 8, lines 6 10). It would have been obvious to combine the confirmation of data (or information) transfer in the mailbox file where the reference above in item 16 describes the first storage location as the "boot sector" which governs the operation of the overall system (col. 5, lines 37 38).

26. For claim 23, Hamlin teaches wherein the information is stored on the disk drive and transferred between the disk drive and the application program in an encrypted form, by teaching that "Any or all of the information stored in the memory device can be stored in any other memory device of the disk drive" (col. 4, lines 33 34 Hamlin). This can include a memory device configured as an EPROM, ROM, RAM etc. (col. 4, lines 23 25 Hamlin) which is in the control means which is located in the disk drive (Fig. 1 Hamlin). Information that is also stored in memory (non volatile) RAM is transferred between disk drive and application program in an encrypted format (col. 2, lines 34 39 Olsen). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have combined the teaching of Olsen where an application program writes information to the disk (col. 7, lines 60 63) so that the application program is the medium that writes the information to the disk in a protected format.

Art Unit: 2186

Conclusion

Any inquiry concerning this communication or earlier communications from the 27. examiner should be directed to Matthew D. Anderson whose telephone number is (571) 272-4177. The examiner can normally be reached on Monday-Friday, 2nd Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew M. Kim can be reached on (571) 272-4182. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

> Matthew D. Anderson **Primary Examiner**

Art Unit 2186